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March 29, 1982

Mr. Jerome Patterson
Section Manager
McDonnell Douglas Corporation
St. Louis Tract I
P.O. Box 516
St. Louis, Missouri 63166

EPA I.D. NUMBER: MODO00818963

FACILITY LOCATION:
McDonnell Douglas Corporation
McDonnell Boulevard and Lindberg
Tract I
St. Louis, Missouri 63145

Dear Mr. Patterson:

This is to acknowledge that the Environmental Protection Agency (EPA) has completed processing the information submitted in your Part A Hazardous Waste Permit Application. It is the Agency's opinion, based on the assumption that the information submitted is complete and accurate, that you as an owner or operator of a hazardous waste management facility have met the requirements of Section 3005(e) of the Resource Conservation and Recovery Act (RCRA) for Interim Status. EPA has not verified the information submitted. If it is determined that the information is incomplete or inaccurate, you may be asked to provide additional information or in certain circumstances it may be determined that you do not qualify for Interim Status. In addition, this notice does not preclude a citizen from taking legal action under the provisions of Section 7002 of RCRA.

A facility not meeting the requirements for Interim Status under Section 3005 of RCRA may be required to close until such time as a hazardous waste permit is issued. Interim Status may also be terminated, according to procedures in 40 Code of Federal Regulations (CFR) Part 124, July 1, 1981, if the owner or operator fails to furnish additional information which EPA requests in order to process a permit application.

As an owner or operator of a hazardous waste management facility, you are required to comply with the Interim Status standards as prescribed in 40 CFR Parts 122 and 265, July 1, 1981, or with State rules and regulations in those States which have been authorized under Section 3006 of RCRA. In addition, you are reminded that operating under Interim Status does not relieve you from the need to comply with all applicable State and local requirements.

The enclosure to this letter identifies the processes your facility may use, their design capacities and the types of waste your facility may accept during Interim Status. This information was obtained from the Part A Permit Application. If you wish to handle new wastes, change processes, increase the design capacity of existing processes, or change ownership or operational control of the facility, you may do so only as provided in 40 CFR Sections 122.22 and 122.23, July 1, 1981.

CONCURRENCES										
SYMBOL	PMTS	PMTS RIS	PMTS 1H	WMBR	ARWM	ARWM				
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DATE	3/30/82	3/30	3/3//82	3/3/182	4-282	lestal		•		
EPA Form 1320-1 (12-70)  OFFICIAL FILE COPY										

If you have any questions concerning this letter, please contact Bob Stewart, Permits Section at 816/374-6531, or write EPA, Region VII, P. O. Box 15606, Kansas City, Missouri 64106-0606.

Sincerely yours,

David A. Wagoner Director, Air and Waste Management Division

Enclosures (Conditions of Operation During Interim Status)

cc: John Doyle, MDNR

bee: Mike Sanderson, AWCM

	EPA I.	D. Number	MOD0008	318963			Date Prep	ared Mar	ch 10, 19	82	
	Facility Mailing Addr						Facility Location				
	McDonnell Douglas Con			ation			McDonnell Douglas Corporation				
	St. Louis Tract I						St. Louis Tract I				
	P.O. Box 516						McDonnell Blvd. and Lindbergh Tra				
	St. Louis, Missouri			63166			St. Louis, Missouri 63145				
	EPA considers the following to be the owner or operator of the facility and; therefore, the person(s) who must comply with the requirements set forth in 40 CFR Parts 122 and 265:										
	Operator's Name McDonnell Aircraft Corporation										
	Owner's Name McDonnell Aircraft Corporation										
	The information shown below is based solely on the information that the owner and operator of this facility submitted in Hazardous Waste Part A Permit Application. This is not a determination by EPA that this facility is an environmentally acceptable facility for treating, storing or disposing of the hazardous wastes listed below.  During the period of interim status, the facility may use only the following processes for treating, storing or disposing of hazardous waste, up to the design capacities that are indicated:										
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	S02		16	60,000 G	eritti - Artikorvidik essa						
manager _	S03			150 Y							
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he will revise his old Part A	During the period of interim status, the facility may handle only hazardous wastes with the following EPA Hazardous Waste Numbers, and/ or solid wastes exhibiting hazardous characteristics with the following EPA Hazardous Waste Numbers using the associated process code(s):										
per Argelos conclusion	Waste	Process	Process	Process	Process	Waste	Process	Process	Process	Proces	
creclusin	D001	SOI	S02	44		F001	S01				
(503)	D002	S01	S02	1 1	4	F002	S01		1 1 1		
	D003	SOI	S02	S03		F003	S01		E 50 S		
	D006	SOI				F005	501				

F006

D007

S01

S02

S01

S02

Waste	Process	Process	Process	Process	Waste	Process	Process	Process	Process
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F008	S01	MANAGEM - shide verificate day				And the second second		+SindSindsGindsGib symphosym	
F009	S01						agraph the processing		
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